

WELL CREATE

CUSTOMER'S AGREEMENT

SOCIEDADE DE CONSULTADORIA FINANCEIRA WELL CREATE LIMITADA

匯創金融商品顧問有限公司

AVE. DO. MARIANO BAPTISTA CENTRO COM. CHONG FOK 6/C MACAU

FIRST ASIA MERCHANTS BANKING CORPORATION LIMITED

第一亞洲商人銀行有限公司

OFFSHORE CHAMBERS, P.O. BOX 217, APIA SAMOA

CORRESPONDENCE IN HONG KONG: 2807-8, WINDSOR HOUSE, 311 GLOUCESTER ROAD, CAUSEWAY BAY, HONG KONG.

CUSTOMER'S TRUST ACCOUNT AGREEMENT

THIS AGREEMENT is made on _____ / _____ / _____ between _____ (hereinafter called "Customer") and SOCIEDADE DE CONSULTADORIA FINANCEIRA WELL CREATE LIMITADA (hereinafter referred to as "well Create"). The parties hereto have agreed Customer shall appoint First Asia Merchants Banking Corporation Limited (hereinafter called "the Bank") to instruct its staff to audit the investment and trading activities of Well Create. And Well Create has agreed to co-operate by providing the relevant information; in the event that Well Create has breached the conditions/terms of the subject contract resulting in losses suffered by Customer, the Bank shall indemnify Customer such amount which Well Create is unable to pay to Customer.

A. Regarding aspects of entrusting Well Create to invest:

In consideration of Well Create agreeing to accept customer to open and/or continue to maintain a trust account or trust accounts, for Well Create to place order and to trade for and on customer's behalf in spot international financial products in appropriate international markets (hereinafter called "investment") both parties hereby agree that any and all transactions shall be subject to the following terms and conditions.

1. Well Create is hereby requested and authorized by customer to act as trustee to execute customer's instruction(s) for investment, at the appropriate international market(s). Customer agrees that Well Create can also invest in its own account by taking the opposite position to customer's trading instructions. Well Create is also authorized to cancel any trading instruction(s) prior to their execution if Well Create believes the instruction(s) that is being carried out or executed with difficulties, whether open or close, given by Well Create's customer. Customer will take full obligation and responsibility for any sort of consequence whatsoever that may arise or result from the execution of customer's instruction(s) by Well Create.
2. As Well Create will carry out investment trading of spot international financial products for and on customer's behalf in the name of Well Create and by Well Create's own fund. Customer will at all times maintain, without any call or notice by Well Create, the minimum margin required by Well Create and upon call from Well Create, customer will deposit with Well Create on or before the date prescribed by Well Create and/or maintain forthwith additional margins and/or other funds which Well Create may at its absolute discretion deem necessary for Well Create's protection. Customer fully understands that the minimum margin can be changed from time to time at Well Create's absolute discretion. Upon failure for any reason to deposit and/or maintain such margins and/or other funds, or customer requests to terminate this agreement, or in the event Well Create terminates this agreement as hereinafter provided, customer will confer upon Well Create the right, at Well Create's election and without any call or notice and at customer's risk, to close out whole or part of such open transaction/s which may be left unliquidated, at Well Create's discretion at any market price at any time as Well Create think fit. Customer will be liable for any loss or deficiency resulting therefrom.
3. Customer will pay the commission and/or other expenses incurred for the trading, as prescribed by Well Create, immediately after execution of each transaction and Well Create is hereby authorized to deduct such commission expenses from the margin deposit in customer's account/s of Well Create. In case the margin deposit in customer's account/s is insufficient to cover such commission/expenses then the unpaid balance of such commission/expenses shall automatically become an accumulated debit balance in customer's account/s which will be subject to the conditions stipulated in Clauses 10 and/or 11.
4. Customer will observe and accept all rules and any practice, margin deposit requirement, and/or other matters for and related to spot international financial commodities trading investment as prescribed by Well Create from time to time.
5. Well Create is specifically authorized by customer to transfer his/her investment from customer's trading margin, without any call, to Well Create as trading margin/funds to cover trading loss relating to customer's investment or charge which is payable.
6. Well Create is specifically authorized by customer to transfer trading profits resulting from any trading in customer's investment with Well Create from Well Create to customer's account without any call or notice by either party as extra margin deposit/compensation for customer's investment loss/interest and charge which is payable for future trading margin.
7. All official receipt issued to customer must be bearing the authorized signature/s of Well Create. As to the amount of margin deposit listed in the receipt, Well Create shall deal with it pursuant to Clauses 2, 3 and 5 of this agreement accordingly.
8. Customer is advised to deposit any fund/margin deposit directly to Bank Accounts designated by Well Create during normal office hours and collect an official receipt simultaneously. Customer shall not hold Well Create responsible for any losses and/or deficiency of all funds including but not limited to deposit and trading margin paid by customer to Well Create's Bank Account through customer's representative or any of Well Create's staff member. All official receipts issued by Well Create are according to the fund actually deposit to Well Create bank A/C.
9. Customer is entitled to take delivery of any investment by giving not less than three(3) business days written notice to Well Create by stating the manner and place of delivery and paying all reasonable charges so incurred.
10. The accumulated debit balances in the customer's account/s will be charged by Well Create at interest in accordance with usual custom, and fixed deposit rate caused by financial money market conditions.
11. The cost for recovery of debit balances in the customer's account/s shall be charged to cover Well Create's extra loss.
12. All trust funds paid to Well Create whether as deposit or trading margin shall not earn any interest from Well Create.

13. Customer may at any time make withdrawals from his margin account/s by giving Well Create at least one (1) business day notice in writing of his intention to withdraw. Payment will be made to the customer by directly remitting the amount to the bank account assigned by the customer about one (1) business day. The amount to be withdrawn by customer must not exceed the credit balance in the said account less the necessary margin, any relevant expenses and the amount of the customer's gross floating losses calculated on his open positions/contracts at the date of customer's written notice.
14. In any investment between Well Create and customer, Well Create may take the opposite position to customer's instruction(s) on behalf of other customers of Well Create.
15. Well Create has the right at its sole election to refer any dispute arising from or relating to this agreement or any transaction/s contract effected hereunder to arbitration in accordance with the rules or regulations of Well Create and/or Law of Macau of other appropriate international market(s).
16. This trust account agreement shall continue in full force and effect until receipt by Well Create from customer of written notice of its termination six(6) business days prior to the effective date of the termination or receipt by customer from Well Create of any written notice of its termination in either event and at Well Create election. In the event of balance of the margin is below USD100, the agreement will be terminated and regarded as it is mutually agreed by the customer and Well Create. In any event, Well Create may liquidate customer's account/s as hereinabove provided or transfer customer's account/s to such commission merchant as Well Create Shall designate.
17. If there is any alteration of the customer's information registered with Well Create, the customer will notify Well Create in writing. The customer understands that any such alteration could only become effective three(3) business days after Well Create is in receipt of the customer's written notice to this effect and the customer will himself take full responsibility for any consequences and/or losses whatsoever that may arise out of Well Create's failure in receipt of either by himself or /his attorney/authorized representative of such notification of alternation.
18. Communication may be made to customer at the address or telephone number of the customer given herein or at such latest address or telephone number as the customer may hereafter give to Well Create in writing. All Communication so made whether by post, fax, cable, telephone or otherwise shall be deemed to have been given to the customer personally, whether actually received or not.
19. Customer hereby acknowledges that each investment instruction shall be deemed to have been entered into by the customer in reliance only upon his own judgement and deliberations and Well Create does not hold itself out as advising, or authorize any of its staff or agents as having authority to advise, the customer on the terms and conditions thereof or on any other matters connected with the investment transactions and Well Create shall be under no liability whatsoever in respect of any advice it has given or views it has expressed, whether or not such advice is given or such views are expressed at the request of the customer.
20. Well Create shall be under no liability whatsoever or however arising in respect of any private dealing contract, transaction or relationship between the customer and any of Well Create staff or agents.
21. Any leniency of indulgence to customer, or failure by Well Create to avail Well Create of any provision hereof, shall not constitute a waiver by Well Create of any right hereunder.
22. Customer acknowledges and confirms that he has read and agrees to the terms of Risk Disclosure Statement appended hereto and which shall form part of this agreement before signing the agreement. The customer further acknowledges that customer accepts full responsibility for the consequences of all order and/or instruction(s) executed by Well Create for and on his behalf for the purchase or sale of investment and that in no circumstances will the customer hold Well Create liable for any loss or damage suffered or incurred thereby. Customer further confirms that in any event where Well Create has failed to execute the customer's orders or instructions expeditiously or at all, customer will not hold Well Create liable for any loss or damage resulting therefrom.
23. Well Create is not liable for any failure or delay to meet its obligations due to any causes beyond its control which shall include fires, storms, acts of God and human calamities, riots, strikes, lock-outs, wars, governmental control, restriction or prohibition whether local or international, technical failure of any equipment, power failure, black-out or any other cause which results or is likely to result in the erratic behaviour on the rise or fall of commodity prices, and the closure of international or local Exchange or Market or any other causes affecting the investment operation of Well Create.
24. Customer hereby specifically declares that the customer's trust account with Well Create is trading on Well Create customer's own account. Customer is restricted to transfer the rights and obligations of this contract to other as well as to treat it as the guarantee.
25. Without prejudice to the rights which Well Create should be entitled right of setoff or similar right to which Well Create should be entitled by law, all of the customer's interest in any funds, investment or other property held by Well Create for any purpose or registered with Well Create in any account for the customer (either individually or jointly with other) or which may be in the possession of Well Create at any time and for any purpose, and solely for the purpose of trust including safe-keeping, shall be subject to a general lien in the favour of Well Create of compensation regardless of whether any other person is interested in or Well Create has made advances in connection with such investments or property, and irrespective of the number of accounts the customer may carry with Well Create. Well Create shall be entitled at any time without notice to combine and/or consolidate all or any of the customer's accounts with Well Create.

26. All contracts between Well Create and the customer and/or documents relating thereto and/or all statements relating to the customer's account or accounts with Well Create shall be conclusive if objection in writing by the customer is not directed or transmitted to the office of Well create within 2 business days after the delivery or the transmission of such documents and/or statements to the customers by mail or otherwise.
27. The customer shall pay or reimburse to Well Create immediately upon demand all costs charges and expenses incurred by Well Create in connection with the enforcement of or the preservation of any of its rights under this Agreement including but not limited to the fees and expenses of Well Create's legal advisers and/or legal charges, arbitration charges (on a solicitor and own client basis) and enforced executive charges.
28. In this Agreement, where the customer consists of more than one individual or where the customer is a firm consisting of two or more individuals, the liabilities of the customer hereunder shall be joint and several of such individuals.
29. Words importing the singular number shall include the plural number and vice versa and word importing the masculine gender shall include the feminine gender and the neuter gender.
30. Customer hereby declares that prior to signing of this agreement, the customer has read in details all the terms and conditions annexes and rules and regulations of this agreement and fully endorses them and that he agrees to abide them.
31. If there is any dispute in relating to the rights and/or obligations arising from this Agreement and its supplementary document(s), the parties hereto hereby agree that such dispute shall be resolved by the laws of Macau and submit the dispute to the jurisdiction of the court of Macau.

B. Regarding aspects of the Bank's audit and indemnity:

32. In the event that Well Create is unable to settle or pay the amount which is due and payable to Customer, Customer shall state the reason(s) and fact(s) in writing to the Bank, enclosing therewith the relevant bill/receipt requesting the Bank to audit Well Create's investment position and margin deposit. After the Bank has verified that Well Create did commit breach(es) of the subject Agreement and is now unable to settle, pay the payment to Customer, the Bank shall pay to Customer such amount which Well Create should pay to Customer as a result of breach(es) of agreement by Well Create but is now unable to do so.
33. The extent of the liability of the Bank's indemnity shall not exceed the amount of investment by Customer. Such amount of indemnity shall decrease by the amount which has been paid by Well Create's behalf or which the Bank has paid on Well Create's behalf. However, the Bank is not liable for the amount of trading losses and Well Create's commission charges and related charges which arise from the trust account agreement made between Customer and Well Create regarding trading spot international financial commodities and Clauses 10 and 11 hereof which relate to interest and charges.
34. After the Bank has indemnified Customer for and on behalf of Well Create, to the extent that the Bank has so far paid, Customer shall assign unconditionally the debt payable by Well Create to the Bank.
35. After the representative of the Bank has signed this Agreement, in the event that Well Create breaches this Agreement and cannot pay or settle the amount which is due and payable to Customer, Customer shall, within 5 business days, request the Bank in writing to handle accordingly, failing which it shall be deemed that the Bank shall no longer be liable to indemnify the Customer.

SIGNED BY CUSTOMER

For and on behalf of
SOCIEDADE DE CONSULTADORIA FINANCEIRA
WELL CREATE LIMITADA

Authorized Signature

For and on behalf of
FIRST ASIA MERCHANTS BANKING
CORPORATION LTD

Authorized Signature

信託投資合約書

此合約書於西元 年 月 日由 (以下簡稱客戶)及匯創金融商品顧問有限公司(以下簡稱匯創)協議簽訂。雙方均同意客戶得委託第一亞洲商人銀行(以下簡稱銀行)派員稽核匯創之投資交易情形,匯創同意並配合提供相關資料,如經查明匯創有違約情事,致生損害於客戶者,銀行得就匯創不能清償客戶之款項,負擔保付款責任。

A·關於信託匯創投資部分:

茲因匯創同意接受客戶以客戶名義開設一個或多個帳戶,以供信託匯創在國際市場下單買賣現貨國際金融商品(以下簡稱投資),雙方同意遵照下列條款履行:

1. 客戶信託授權匯創於國際市場進行投資。客戶同意匯創亦得自行投資而與客戶之買賣指令作成相對之交易。客戶並授權匯創,對於任何給予匯創之買賣指令,無論是新單或是平倉單,在其成交之前,匯創如認定買賣指令難以執行或難以成交時,匯創得決定逕予已取消其投資。客戶對於一切因執行其投資指令所產生之結果應負責任與義務。
2. 由於匯創係以自己之資金及名義在國際市場為客戶下單買賣現貨國際金融商品,故客戶同意必須維持由匯創所指定的最低擔保金,又當匯創通知客戶時,客戶應立即在指定的日期之前存入所需額外擔保金,或其他款項。客戶完全明白此最低擔保金額,匯創有充分之權利隨時增加或減少。如客戶未能依時、或客戶通知匯創取消此合約書、或匯創通知客戶取消此合約書,匯創均有權無須另行通知客戶即可用任何時間的市場價格按匯創的抉擇,將客戶名下未結算的買進或賣出合約,全部或部分予以結算,同時所有因此而生的一切損失及開支,概由客戶承擔。
3. 所有買賣合約,客戶必須給付匯創佣金及/或有關費用,佣金及該費用之金額,概由匯創決定,客戶並授權匯創直接在客戶之帳戶內扣抵。如客戶之擔保金並不足以彌補佣金及該費用之支出,此不敷之金額將自動成為客戶積欠匯創之債務,匯創可按合約書內第十條及第十一條規定處理。
4. 客戶願意遵守由匯創所頒布之現貨國際金融商品交易及擔保金規則,暨其他有關投資交易的規則或慣例。
5. 客戶特別授權匯創,毋須通知客戶而得隨時將其投資款項移轉予匯創作為客戶之擔保金/彌補客戶投資之虧損/應付之利息或費用。
6. 客戶特別授權匯創,得將客戶因投資所賺取之盈利,移轉至客戶在匯創之帳戶,充作額外擔保金/彌補客戶投資之虧損/應付之利息或費用。
7. 由匯創發出之任何收據必須由匯創授權之人員簽署,始生效力。至於收據所載之擔保金額,匯創可按本合約書第二條、第三條及第五條規定處理。
8. 匯創建議客戶在日間辦公時間內,將款項或擔保金直接存入匯創指定之銀行帳戶內,並同時取回收據。倘客戶交予其授權人/匯創任何職員之款項,而有引致部分或全部遺(損)失,概由客戶負責。客戶不能因此而追究匯創,所有匯創正式收據係以銀行進帳金額為準則。
9. 客戶有權要求匯創投資之標的物作現貨交收,但必須於交易前三個營業日提出書面載明交收之方式及處所通知匯創,並繳清所需費用憑辦。
10. 客戶積欠匯創之任何款項,匯創將按一般習慣及金融市場定存利率收取客戶利息。
11. 客戶所欠之債務,匯創得向客戶收取催收費用,以彌補匯創因此而蒙受之額外損失。
12. 所有客戶信託移轉予匯創之款項或擔保金,匯創將不會給予任何利息。

13. 客戶可隨時向匯創以書面申請提款，匯創將於收到通知書後約一個營業天內將款項直接匯入客戶指定之銀行帳戶內，客戶可以提取之金額，以客戶申請當日之帳戶內款項，扣減所需擔保金、有關費用及帳面虧損後之餘額為限。
14. 客戶同意信託由匯創代為進行之投資，匯創亦可代理其他客戶對本客戶之買賣指令作成相對之交易。
15. 無論是因本合約書及附件或一切交易上所引起的糾紛，匯創均有權選擇根據匯創或其他適當之國際市場之條例或澳門法律進行仲裁解決。
16. 客戶欲終止本合約，必須在六個營業天前以書面通知匯創，或匯創欲終止本合約，必須以書面通知客戶，否則此合約書將一直生效。但經結算後，客戶帳戶內之擔保金額不足美金壹佰元者，得視為雙方合意終止本合約。在任何情況，匯創可根據其需要及抉擇，將客戶之帳戶移轉至其他交易商，以利投資。
17. 客戶欲將登記於匯創之資料更改時，必須由客戶本人或其授權人，以書面通知匯創，客戶明白此通知書在匯創收妥三個營業天後生效。在匯創未收到客戶之更改通知書因而招致之任何結果及損失，應由客戶自行負責。
18. 匯創給客戶的任何通知，及來往文件，按照本合約書或客戶最後以書面通知的地址或電話號碼，以郵寄或傳真或電報或電話予以傳達後，均視客戶已完全及有效的知悉。
19. 客戶茲確認，儘管客戶得徵詢或聽取匯創、其行政人員或職員提供之投資意見，但客戶信託匯創所進行之一切投資，均為客戶本身之決定，並由客戶自行承擔一切風險及責任。
20. 匯創對於客戶與匯創職員或代理人所成立之私人買賣、合約、交易或其他信託關係概不負責。
21. 匯創對客戶的遷就或通融，或暫不行使本合約所賦予的權利，並非匯創放棄本合約所賦與的權利。
22. 客戶特此聲明於簽約前確已詳細閱讀及瞭解本合約之條文及附件投資買賣風險說明書之文義。客戶同意承擔一切經由匯創所為投資交易之虧損及責任。客戶亦明瞭，當匯創未能代客戶進行投資交易時，客戶不能要求匯創作出任何的賠償。
23. 如因任何非匯創所能控制之原因而導致匯創不能或遲延履行其責任，匯創概不負責。上述此等原因包括火災、風暴、各種天災人禍、暴動、罷工、封閉工廠、戰爭、政治管制、法令限制或禁制，而不論其為本地或國際性，任何設備之技術性失靈，電力中斷、燈火管制或任何其他足以使商品價格漲跌無常之原因，及國際或本地交易市場關閉或任何其他足以影響匯創投資運作之情事。
24. 客戶特此聲明，客戶在匯創開設之帳戶祇供個人信託匯創投資之用。客戶不得將本合約之權利義務轉讓他人，亦不得以本合約作為擔保之標的。
25. 在不損害匯創應有權益之前提下，匯創除享有抵銷權或法律上賦與匯創所應有之相關權利外，對於客戶不論為任何用途信託交由匯創保管或登記在客戶帳戶內（不論是其個人或與人聯名所有），或不論何時及不論為任何用途及僅為託管而存在匯創之任何資金、投資或其他產業亦享有概括留置權。不論其他人等對此投資或資產是否享有權益或匯創對此等投資或資產是否曾經墊支款項，亦不論客戶在匯創設有多少個帳戶。匯創亦有權隨時把客戶在匯創之全部或任何帳戶統籌聯合辦理，運用其款項抵銷客戶積欠匯創之債務，匯創並有優先受償權。
26. 匯創與客戶之合約或相關文件或有關客戶在匯創之帳戶的交易明細表一經發出，無論是用郵寄或其他方式傳送，除非客戶在該些文件發出或傳送後兩個營業日內以書面送交匯創提出反對，否則上述文件所載內容即視為正確無訛。
27. 客戶須在匯創提出要求時，立即付清所有匯創為了使客戶遵守本合約而採取之任何行為所需之費用，包括全部律師費、訴訟費、仲裁費及強制執行費用在內。
28. 在合約書內，如客戶是超過一人或客戶是由超過兩人組成之合夥或商號時，每一個人對本合約書之義務應負連帶履行責任。

29. 若行文所需，單數的詞句應被視為包括眾數，反之亦然，表示陽性的詞句應被視為包括陰性或中性。
30. 客戶在此聲明，於簽署本合約書前，已詳細閱讀並充分瞭解本合約書內所載之條款、附件及有關規章，並贊同依上述條款、附件及規章之內容履行。
31. 如因本合約及附件之權利義務有爭議時，雙方合意以澳門之法律為準據法，並以澳門法院為管轄院。

B · 關於銀行稽核及擔保付款部分：

32. 如匯創不能清償款項予客戶，客戶得以書面敘明事實理由並檢附相關單據請求銀行稽核匯創投資情形及擔保付款，俟銀行查證匯創確有違約且有不能清償款項之情事，銀行將支付予客戶有關因匯創違約而不能清償之款項。
33. 銀行的擔保責任，不超出客戶投資之金額，此擔保金額將因匯創已給付部分款項或銀行代付有關款項而遞減。但銀行對客戶與匯創所訂定的信託投資合約因買賣現貨國際金融商品所生之交易虧損及應支付予匯創佣金與相關費用之款項暨本合約書第十條、第十一條規定之利息與費用，概不負擔保責任。
34. 銀行為匯創而向客戶擔保付款後，客戶對於匯創之債權，於銀行代為付款之限度內，無條件轉讓與銀行。
35. 自銀行代表簽署本合約後，如匯創有違約而不能清償款項予客戶之情事者，客戶應於五個營業日內以書面請求銀行處理，逾期即視為毋庸銀行擔保付款。

註：以上為中文譯本，其文義如有歧異，應以英文條款之文義為準。

客戶簽署：_____

匯創金融商品顧問有限公司簽署：_____

第一亞洲商人
銀行代表簽署：_____

To: SOCIEDADE DE CONSULTADORIA FINANCEIRA WELL CREATE LIMITADA

RISK DISCLOSURE STATEMENT

Trading in spot international Financial Products Contracts (hereinafter called "Investment") in the international market can be profitable and may also lead to loss, customer should therefore carefully consider whether such Investment is suitable for customer in light of customer's financial condition. In considering whether to invest, customer should be aware of the follows:

1. Customer may sustain a total loss of the security deposits made in the investment and any additional security deposits that customer deposits with Well Create to establish or maintain a position in the investment market. If the market moves against customer's position, customer may be called upon by Well Create to deposit additional security deposits, on short notice, in order to maintain position. If customer does not deposit the required extra security deposits within the prescribed time, customer's position may be liquidated at a loss, and customer will be liable for any resulting deficit in customer's account.
2. After customer makes an entrusting investment, customer may inform Well Create to place "stop loss" to liquidate customer's position when the market reaches the price specified by the customer.
3. Investment in spot international financial commodity products is a speculative spot transaction. Price variation of commodity product and market fluctuations often lead to substantial rises and falls causing substantial profits and losses. If customer wishes to reduce or lower risk of loss, please endorse the special provision on "stop loss amount or proportion" when signing the contract, or notify Well Create of "stop loss amount or proportion" before each trade.
4. The above brief statement cannot, of course, disclose all the risk and other significance aspects of the international investment market. Customer should therefore carefully study investment trading before inform Well Create to invest.
5. The customer has before signing the contract read in detail and understood the risk involved in entrusting investment in spot international commodity financial products.

投資買賣風險說明書

在國際市場買賣現貨國際金融商品（以下簡稱"投資"）是有機會獲取盈利，但也有導致虧損的風險。因此客戶必須細心考慮自己的財務狀況，謹慎判斷是否適合進行信託投資。在決定是否進行信託投資之前，務須明瞭下列各點：

- 1、客戶的虧損額可能包括投資時繳付之擔保金及隨後因補倉而加付之額外擔保金。在市勢不利時，匯創可能會即時通知客戶加付額外擔保金補倉以便繼續持有手上之未平倉合約。倘若客戶未能按要求在指定時間內存入所需之額外擔保金補倉，則客戶之未平倉合約可能會在虧損情況下被迫平倉。客戶必須為因此導致帳戶虧損負責而承擔。
- 2、客戶於信託投資後，可對匯創發出停損之通知，當市價達到客戶指定之價位時，即予平倉。
- 3、鑒於投資現貨國際金融商品是一種投機性的即期交易，常因商品價格之變化或市場行情之波動，而有巨幅漲跌，致生鉅額盈虧。客戶如欲減少或降低虧損風險，務必於簽約時附註「停損之金額或比例」之特約條款，或於每次交易前，將其「停損之金額或比例」通知匯創憑辦。
- 4、上述簡單說明，當然未能盡述一切有關信託投資之風險或其他有關國際市場之重要事項，故客戶應小心研究熟悉投資買賣後，方可通知匯創投資。
- 5、客戶於簽約前，確已詳閱及瞭解信託投資現貨國際金融商品之風險說明。

註：此為中文譯文，若有任何歧議，應以英文原文為準。

I/We have read and understand the above statement thoroughly.

Account Name : _____

CUSTOMER'S SIGNATURE

Account No : _____

Account Opening information (for individual & joint account)		Account No.			
I/We confirm the following information to be true, complete and accurate and I/We agree that you may rely on such information (as changed only by written notice by me/any of us to you) for all purposes, and that I/We will notify you promptly of any changes thereto :					
Name			In Chinese		
Res. Address					
Corr. Address					
Years there			<input type="checkbox"/> Rent <input type="checkbox"/> Own Property <input type="checkbox"/> Others		Telephone
Date of Brith		Place of Brith		Age	
ID Card/Passport No.		Nationality		Sex	
Banker(s)	(1)		Bank Account No.	(1)	
	(2)			(2)	
Investment Account(s) in Bank or other Investment Company(ies)					
Name of Company		Business Type			
Address					
Office Tel		Position		Years there	
Salary		\$	Other Income		\$
Correspondence Instruction		<input type="checkbox"/> By Fax to Number		<input type="checkbox"/> By Hand	
		<input type="checkbox"/> By Mail to residential / business address			
Witness		Signature of Customer			